1 DAVID REECE (TX Bar No. 24002810) Email: ReeceD@sec.gov 2 KEEFE BERNSTEIN (TX Bar No. 24006839) Email: BernsteinK@sec.gov 3 Securities and Exchange Commission 4 801 Cherry Street, Suite 1900 Fort Worth, TX 76102 5 Telephone: (817) 900-2607 Facsimile: (817) 978-4927 6 Attorneys for Plaintiff 7 Securities and Exchange Commission 8 9 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 10 11 SECURITIES AND EXCHANGE Case No.: 2:15-cv-01974-GMN-PAL 12 COMMISSION, 13 Plaintiff, THE PARTIES' JOINT MOTION TO 14 **CONTINUE PRETRIAL ORDER DEADLINE** VS. 15 ASCENERGY LLC and 16 JOSEPH (a/k/a JOEY) GABALDON, 17 Defendants, 18 PYCKL LLC and ALANAH 19 ENERGY, LLC, 20 Relief Defendants. 21 22 23 24 25 26 27

28

Plaintiff Securities and Exchange Commission ("Plaintiff) and Defendant Ascenergy LLC, Defendant Joseph Gabaldon, and Relief Defendant Alanah Energy, LLC (collectively, the "Appearing Defendants") submit this Joint Motion to Continue the Pretrial Order Deadline, and respectfully show the Court as follows.

- 1. On November 3, 2016, the Court entered an Order requiring the parties to file a joint pretrial order no later than January 9, 2017. ECF No. 74.
- 2. To conserve resources, the Court set the pretrial order deadline 30 days after the Court-ordered settlement conference in this matter. *Id.* That settlement conference was initially scheduled for December 8, 2016. *Id.*
- 3. However, on November 10, 2016, the Court entered an order continuing the settlement conference to January 24, 2017. ECF No. 75. The order did not specifically address the January 9, 2017 pretrial order deadline.
- 4. To conserve judicial and party resources, the parties respectfully request that the Court continue the pretrial order deadline until: (a) further notice of the Court, or alternatively, (b) 30 days after the Court rules on Plaintiff's pending Motion to Set Remedies Amounts and for Entry of Final Judgment against the Appearing Defendant [ECF No. 76], or alternatively, (c) 30 days after the completion of the settlement conference.
- 5. The Court has entered an Agreed Judgment against the Appearing Defendants. ECF No. 63. As set forth in the Agreed Judgment, the only issue remaining as to Plaintiff's claims against the Appearing Defendants is the determination by the Court of Plaintiff's motion to set the amount of civil penalties, disgorgement, and prejudgment interest. *Id*. If no agreement on remedies is reached at the settlement conference, the parties anticipate that the

¹ The Court authorized Plaintiff to file its pending motion to set the amount of remedies and to enter Final Judgment in the Agreed Judgment, and the Court may decide the motion based solely on the parties' submissions. *Id.* at III.

Court will set the amount of remedies and enter Final Judgment against the Appearing Defendants.

- 6. Accordingly, the parties do not believe that any triable issues between them remain.² To the extent the Court determines a joint pretrial order is appropriate under the circumstances, the parties request leave to file the pretrial order upon further notice of the Court, or alternatively, 30 days after the Court rules on the Plaintiff's pending Motion to Set Remedies Amounts and for Entry of Final Judgment against the Appearing Defendant, or alternatively, 30 days after the completion of the settlement conference.
- 7. The requested relief will conserve judicial and party resources and will not delay the resolution of this action.

² Relief Defendant Pyckl LLC ("Pyckl") has not answered this action. Plaintiff is engaged in ongoing settlement discussions with Pyckl and anticipates that it will be filing a Motion for Entry of an Agreed Final Judgment or, alternatively, a Request for Entry of Default Judgment against Pyckl.

1	Dated: December 19, 2016	Respectfully submitted,
2	,	
3		/s/ Keefe M. Bernstein David B. Reece
4		Texas Bar No. 24002810
5		Keefe M. Bernstein Texas Bar No. 24006839
		SECURITIES AND EXCHANGE
6		COMMISSION Fort Worth Regional Office
7		Burnett Plaza, Suite 1900
8		801 Cherry Street, Unit #18 Fort Worth, TX 76102-6882
9		(817) 978-6476 (phone) (dbr)
10		(817) 900-2607 (phone) (kb)
		(817) 978-4927 (facsimile)
11		Attorneys for Plaintiff
12		Securities and Exchange Commission
13		/_/Ed
14		/s/ Ethan J. Brown Ethan J. Brown
15		SBN 218814
		Brown, Neri, Smith & Khan LLP 11766 Wilshire Blvd., Suite 1670
16		Los Angeles, CA 90025
17		(310) 593-9890 (phone) (310) 593-9980 (facsimile)
18		(310) 393-9980 (facsifffie)
19		Attorneys for Defendant Joseph Gabaldon, Defendant Ascenergy LLC, and
20		Relief Defendant Alanah Energy, LLC
21		
22		
23		
24		
25		
26		
27		
28		

CERTIFICATE OF SERVICE I hereby certify that on December 19, 2016, a true and correct copy of the foregoing was filed with the Clerk of Court using the CM/ECF system which will send electronic notification of the filing to all filers under LR IC 1-1. In addition, I caused a true and correct copy of the foregoing to be mailed by U.S. Mail to the following addresses: Ethan J. Brown Jill Ray Glennon Brown Neri Smith & Khan LLP 11766 Wilshire Boulevard, Suite 1670 Los Angeles, CA 90025 Craig A. Newby 2300 W. Sahara Ave., #1200 Las Vegas, NV 89102 Counsel for Ascenergy LLC, Alanah Energy, LLC, and Joseph Gabaldon /s/ Keefe M. Bernstein Keefe M. Bernstein

1 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 2 3 SECURITIES AND EXCHANGE Case No.: 2:15-cv-01974-GMN-PAL COMMISSION, 4 ORDER GRANTING JOINT MOTION Plaintiff, 5 TO CONTINUE PRETRIAL ORDER **DEADLINE** 6 vs. 7 ASCENERGY LLC and JOSEPH (a/k/a JOEY) GABALDON, 8 9 Defendants, 10 PYCKL LLC and ALANAH ENERGY, LLC, 11 Relief Defendants. 12 13 Before the Court is the Joint Motion of Plaintiff Securities and Exchange Commission and 14 Defendant Ascenergy LLC, Defendant Joseph Gabaldon, and Relief Defendant Alanah Energy, LLC to 15 Continue the Pretrial Order Deadline. Having considered the Joint Motion, the Court finds that the motion 16 is meritorious and should be granted. 17 IT IS ORDERED THAT the parties' deadline to file a pretrial order in this matter is extended 18 19 until 30 days after decision of Plaintiff's pending Motion to Set Remedies (ECF No. 76) in the event the 20 decision leaves any remaining issues for trial. 21 IT IS SO ORDERED: 22 23 STATES MAGISTRATE JUDGE 24 DATED: December 28, 2016 25 26 27

28